



आरत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं० ३४]

नई इल्लती, शानिवार, अगस्त २४, १९६८ (भाद्र २, १८९०)

No. 34]

NEW DELHI, SATURDAY, AUGUST 24, 1968 (BHADRA 2, 1890)

इस भाग में भिन्न पृष्ठ संख्या वाली जाती है जिससे कि यह घरेलग संकलन के रूप में रखा जा सके

Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग IV

PART IV

गोर-तारकारी व्यक्तियों और गोर-तारकारी तंत्रालयों के विभाग स्थानादार

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE ALLEPPEY OIL MILLERS' AND MERCHANTS' ASSOCIATION, ALLEPPEY

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce & Industry Notification No. S.O. 1162 dated the 4th May, 1960 has been obtained on the 2nd May, 1968 to the following amendments made to Bye-laws of the Alleppey Oil Millers' & Merchants' Association, Alleppey, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act, and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

1. The following shall be added as the last sentence of definition "DUE DATE" under clause XVII of Bye-law 1, namely :—

"In respect of Hedge contracts in Coconut oil the Due Date shall be the 19th of the relative month or such other date referred in Bye-law 71, for the terminating Vaidya."

2. For Bye-law 70(i), the following shall be substituted, namely :—

70(i). For purposes of trading in Hedge contracts in Coconut oil, there shall be nine contracts in a year known as January, February, March, April, May June, July, September and November deliveries."

3. In Bye-law 71, for the opening sentence, the following shall be substituted, namely :—

"71. Trading will usually be permitted for the respective deliveries from the 20th of the month of commencement as shown hereunder.

Commencement Month.

September
November
January
February
March
April
May
June
July

Contract Month.
January
February
March
April
May
June
July
September
November

4. In the Example under Bye-law 71(i), for the word "November" appearing in it, the word "September" shall be substituted.

5. Bye-Law 139A and clauses (i) and (ii) thereunder shall be deleted.

6. The following shall be inserted as Bye-law 140, namely :—

"140. Notwithstanding anything contained in these Bye-laws, whenever—(a) a maximum or a minimum rate has been fixed under Bye-law 296 I(a)(i), or (b) a limit has been prescribed under Bye-law 69A(b) on the rise or fall in prices and in consequence thereof a maximum price or a minimum price is operative, and either the said maximum or minimum rate or the said maximum or minimum price or both are operative on the due date of a hedge contract, then,

(i) If, the spot price of Coconut oil fixed by the Business Committee in accordance with Bye-law 217 (a) (ii) on the due date of the hedge contract, is higher than the said maximum rate or the said maximum price or the lower of the two if both are operative, the contracts outstanding at the close of the

due date in the said hedge contract shall be deemed to have been closed out at the said maximum rate or the said maximum price or the lower of the two as the case may be,

(ii) If, the spot price of Coconut oil fixed by the Business Committee in accordance with Bye-law 217 (a) (ii), on the due date of the hedge contract is lower than the said minimum rate or the said minimum price or the higher of the two if both are operative, all contracts in the said hedge contracts outstanding at the close of the due date shall be deemed to have been closed out at the said minimum rate or the said minimum price or the higher of the two as the case may be."

7. In Bye-law 217, clause (a) shall be renumbered as clause "(a)(i)" and the following shall be inserted as clause "(a)(ii)" namely:—

"(a)(ii) The Spot rate of Coconut oil on the due date of every hedge contract shall always be fixed by the Business Committee."

8 For Bye-law 296 I and clauses thereunder, the following shall be substituted, namely:—

"296 I (a) If, in the opinion of the Managing Committee an emergency has arisen or exists, or it is expedient in the general interest of the trade so to do, the Managing Committee may pass, by a simple majority at a meeting specially convened in this behalf, a resolution prohibiting as from the date specified in the resolution.

(i) trading in hedge contracts in one or more deliveries in one or more commodities at a rate or rates above a maximum and/or below a minimum as may be specified, or

(ii) all trading in hedge contracts in one or more deliveries in one or more commodities for a specified period or until further notice as may be specified

(b) The Managing Committee may from time to time pass by a simple majority a resolution extending or reducing the period during which the prohibition imposed under item (i) or item (ii) of clause (a) shall be in force, or varying the maximum or minimum rate or rates specified under item (i) of clause (a) above.

(c) A resolution passed under clause (a) or (b) above shall take effect only after it is concurred in by the Forward Markets Commission

(d) The powers specified in clauses (a) and (b) above may be exercised by the Forward Markets Commission, in any case, where in the opinion of the Commission it is expedient in the interest of the trade or the public interest so to do."

9 For Bye-law 296 II, the following shall be substituted, namely:—

"296 II (a) If the Managing Committee considers that a state of emergency exists or is likely to arise, as may in the opinion of the Managing Committee make free trading in one or more deliveries of any or all hedge contracts extremely difficult, then, notwithstanding anything to the contrary contained in these Bye-laws, or in any hedge contracts made subject to these Bye-laws, the Managing Committee may pass, by a simple majority at a meeting specially convened in this behalf a resolution :

(i) fixing the date as at the close of which the outstanding contracts as specified in the resolution shall be deemed to be closed out and the rate or rates at which they shall be deemed to be so closed out, and,

(ii) fixing a special settlement day on which the difference arising out of such closing out shall be paid through the Clearing House.

(b) A resolution passed under clause (a) shall take effect only after it is concurred with by the Forward Markets Commission.

(c) The relevant clearing bye-laws shall apply to the payment of differences referred to in clause (a)(ii).

10. For Bye law 296 III, the following shall be substituted, namely:—

"296 III. Every hedge contract for any delivery or deliveries between a member and a non-member outstanding on the date fixed under Bye-law 296 II (a)(i) hereabove shall be deemed closed out at the rate or rates fixed under the same clause."

11 For Bye-law 296 IV A and clauses thereunder, the following shall be substituted, namely:—

"296 IV. A Differences arising out of every hedge contract between a member and a non-member dealt with as provided under Bye-law 296 II above, shall become immediately due and payable and my margin received shall be adjusted and the whole or the balance thereof as the case may be shall be immediately refundable.

12 In Bye-law 296 IV B, the words 'of clause (c), (d) and (e)' appearing at the close of the Bye-law shall be deleted

13. Bye-laws 297, 298, 299 and 300 shall be deleted *in toto*.

R. PADMANABHAN

Secretary,

The Alleppey Oil Millers & Merchants Association

Alleppey

Alleppey,
6-5-1968.

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN THE GAZETTE OF INDIA PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Manager of Publications

CHANGE OF NAMES

I, hitherto known as R CHANDRASEKHARAN son of Shri S RANGADOSS, employed as Plumber in PWJ's Office/Southern Railway, Pakala (AP), residing at 125/B, Railway Quarters, Pakala (AP), have changed my name and shall hereafter be known as VINCENT R CHANDRASEKHARAN.

It is certified that I have complied with other legal requirements in this connection.

R CHANDRASEKHARAN
(Sd. in existing name)

I, hitherto known as C. P MUNUSWAMY son of Shri C PERUMAL, employed as Boiler-Maker-Chargeman in Loco Shed/Southern Railway, Pakala, residing at 26/A Railway Quarters, Pakala (AP), have changed my name and shall hereafter be known as A ALFAXANDAR SAMUEL

It is certified that I have complied with other legal requirements in this connection

C P MUNUSWAMY
(Sd. in existing name)

I, hitherto known as PHANI BHUSHAN ACHERJEE son of Shri SUMANTALAL ACHERJEE, employed as MW Fitter in I. N. Dockyard, Bombay, C/o. K. D. Patil Niwas, No. 2, Post Office Majiwada, residing at Kolshet Road, Dokali, Dist. Thana, Maharashtra, have changed my name and shall hereafter be known as SANJEEB BHATTACHARJEE.

It is certified that I have complied with other legal requirements in this connection.

PHANI BHUSHAN ACHERJEE
(Sd. in existing name)

I, hitherto known as B. JAGGA RAJU daughter of Shri B. V. JAGANNADHA RAO, studying B.Sc. Ist Year, residing at H. No. 1-8-88, Chikkadpally, HYDERABAD-20, (AP), have changed my name and shall hereafter be known as B. GEETHA.

It is certified that I have complied with other legal requirements in this connection.

B. JAGGA RAJU
(Sd. in existing name)

I, hitherto known as KULTAR SINGH RANGAR son of Late S. NANAK SINGH, employed as Captain in 54 MTN REGT C/o 56 APO, residing at N.A., have changed my name and shall hereafter be known as KULVINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

K. S. RANGAR
(Sd. in existing name)

I, hitherto known as Shri RASIK MOTILAL GUJARATHI son of Shri MOTILAL HIRALAL GUJARATHI, employed as T/S Clerk in the office of the Sub-Divisional Officer, Telephones, Sangli Phones Sub-Division, Sangli, residing at C/o Shri G. S. Phadnis, Anandprasad, Civil Hospital Road, Shivajinagar, Sangli, have changed my name and shall hereafter be known as Shri RASIK MOTILAL SHAH.

It is certified that I have complied with other legal requirements in this connection.

RASIK MOTILAL GUJARATHI
(Sd. in existing name)

I, hitherto known as KONDIRAM BHIWA GAJANKUSH son of Shri B. L. GAJANKUSH, employed as Scientific Asstt. "B" in Bhabha Atomic Research Centre, Bombay-74, residing at Keruseth, Chawl, Room No. 6, Dharavi, Bombay-17 have changed my name and shall hereafter be known as RAMESH B. GAJANKUSH.

It is certified that I have complied with other legal requirements in this connection.

KONDIRAM BHIWA GAJANKUSH
(Sd. in existing name)

I, hitherto known as SHIVLAL VRINDABAN DHOBI son of Shri VRINDABAN DHOBI, employed as Clerk in Kalbadebi P.O., Bombay-2, residing at Saidar House, Rajawadi Ghatkopar, Bombay, have changed my name and shall hereafter be known as SHIVLAL VRINDABAN VERMA.

It is certified that I have complied with other legal requirements in this connection.

SHIVLAL VRINDABAN DHOBI
(Sd. in existing name)

I, hitherto known as SADHU PATAHAR son of Late SAHDEO PATAHAR, employed as Stg. Postman in Sodpur P.O., 24-Parganas, residing at C/o Rajpati Shaw, Muchipara, P.O. Talpukur, 24-Parganas, have changed my name and shall hereafter be known as SUDHURAM PATAHAR.

It is certified that I have complied with other legal requirements in this connection.

SADHU PATAHAR
(Sd. in existing name)

I, hitherto known as KRISHNA GUNDA CHAMBHAR son of Shri GUNDA CHAMBHAR, employed as Driver in the Films Division, residing at 'Boot Shop' Swastik Garage Compound, Gowalia Tank Road, Bombay-26, have changed my name and shall hereafter be known as KISAN GUNDAJI LOKRE.

It is certified that I have complied with other legal requirements in this connection.

KRISHNA GUNDA CHAMBHAR
(Sd. in existing name)

I, hitherto known as AMAR SINGH son of Late SURAT RAM, employed as 2/Lieutenant in Army Service Corps, residing at 671 Tpt Coy ASC (3 Ton) Type 'B' C/o 56 APO, have changed my name and shall hereafter be known as AMAR SINGH RANA.

It is certified that I have complied with other legal requirements in this connection.

AMAR SINGH
(JC-19210 2/Lt)
(Sd. in existing name)

I, hitherto known as BABAJEE MAHATO son of Late MANGAL MAHATO, employed as Cash Overseer in Mathabhanga Post Office, residing at P.O. Mathabhanga, Distt. Cooch-Behar, have changed my name and shall hereafter be known as BABAJEE RAY.

It is certified that I have complied with other legal requirements in this connection.

BABAJEE MAHATO
(Sd. in existing name)

I, hitherto known as SUDHAKAR son of Shri NARAYANRAO GUDDEWAR, employed as Upper Division Clerk in Director of Audit & Accounts, P&T, Nagpur, residing at South Canal Road, Gokulpeth, Nagpur, have changed my name and shall hereafter be known as SUDHAKAR NARAYANRAO GOREGAONKAR.

It is certified that I have complied with other legal requirements in this connection.

SUDHAKAR
(Sd. in existing name)

I, hitherto known as NEELAWA daughter of Shri SANGAYYA TIPPIMATH, employed as a Librarian-cum-Craft Teacher in Shri B.V.V. Sangha's, New Girls' High School, Mudhol (Dist. Bijapur), Mysore State, have changed my name and shall hereafter be known as NEELA w/o SHIDRAMAYYA HIREMATH.

It is certified that I have complied with other legal requirements in this connection.

Smt. N. S. TIPPIMATH
(Sd. in existing name)

I, hitherto known as Miss KUMUDINI SHANKAR DESHPANDE, employed as Clerk, General Post Office, Bombay-I of Government of India, residing at Goshala Building, Ramnagar, Dombivali, District Thana, have changed my name and shall hereafter be known as Mrs. VRINDA VINAY DIKSHIT.

It is certified that I have complied with other legal requirements in this connection.

Miss KUMUDINI SHANKAR DESHPANDE
(Sd. in existing name)

CORRIGENDUM

"Read BANSI MOCHI instead of BANSI MOCHI printed in the 1st and the 7th line and also read BANSI PRASAD instead of BANSI PRASAD printed in the 4th line of 1st advt. in Col. II at page—207 in the Gazette of India Part IV dated 30-12-67".

TRADE EXTENSION SYNDICATE PRIVATE LTD.

NOTICE is hereby given to the Members and Creditors of Trade Extension Syndicate Pvt. Ltd. that an extraordinary General Meeting of the Members and Creditors will be held separately at 10 A.M. and 12.00 A.M. on 30th August 1968 at Prince Hotel, Fatehpuri, Delhi-6, for the purpose of considering and if thought fit, passing as a Special Resolution i.e.

"That it has been proved to the satisfaction of this meeting that the Company cannot by reasons of its liabilities continue its business and that it is advisable to wind up the same and accordingly that the Company be wound up voluntarily. Mr. S. C. Bhattacharjee, Chartered Accountant be appointed Liquidator for the purpose of such winding up at the remuneration of Rs. 200/- annually."

By order of the Board of Directors.
Signed ILLEGIBLE
Secy.
For *Trade Extension Syndicate Pvt. Ltd.*